

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

: Chikara MURAKATA et al.

Confirmation No. 8988

Group Art Unit: 1614

Serial No.

: 10/553,222

(National Stage of PCT/JP2004/005489)

Examiner: unknown

Filed

: October 17, 2005 (I.A. Filed: April 16, 2004)

For

: MITOTIC KINESIN INHIBITOR

## SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner of Patents U.S. Patent and Trademark Office Customer Service Window, Mail Stop Amendment Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

Further to the Information Disclosure Statements filed September 1, 2006 and April 10, 2007, and in accordance with the duty of disclosure under 37 C.F.R. § 1.56 and 37 C.F.R. §§ 1.97-1.98, Applicants hereby direct the Examiner's attention to the following documents, which were cited the Partial European Search Report with respect to European Application EP 04792510.2, which is a family member of copending Application No. 10/575,093.

- (1) EP 0 207 004 A, December 12, 1986, including an English language abstract;
- (2) U.S. Patent No. 4,699,913 (Farooq et al.), October 13, 1987; Applicants note that this document is a family member of document (1);
- (3) D.M. Evans et al., Journal of the Chemical Society, Perkin Transactions 1, 1986, Vol. 8, pp. 1499-1505; and
- (4) K. Zelenin et al., Chemical Abstracts, 1982, Vol. 97, No. 19, p. 708, Abstract No. 162877w.

Attorney Docket No. P28672

Application No. 10/553,222

Copies of the above-listed documents (with exception of the U.S. patent), and the

Supplementary Partial European Search Report with respect to EP 04792510.2 are

enclosed together with a completed copy of the PTO-1449 Form listing the above-noted

documents. The Examiner is requested to consider these documents and to indicate such

consideration by returning a signed and initialed copy of the PTO-1449 Form with the

next official communication.

Further to 37 C.F.R. §1.98 (a)(2)(ii) and to the U.S. Patent and Trademark Office's

decision to waive the requirement under 37 C.F.R. §1.98 (a)(2)(iii) if a U.S. patent

application was filed after June 30, 2003, a copy of the U.S. patent is not enclosed

herewith. However, if a copy is needed, the Examiner is respectfully requested to contact

the undersigned.

Applicants note that an Office Action on the merits has not yet issued in the

instant application, and thus, no fee is necessary to ensure consideration of this statement.

However, if an Office Action has issued and is crossing in the mail with this statement,

the Patent and Trademark Office is hereby authorized to charge Deposit Account No. 19-

0089 any fee necessary to ensure consideration of the submitted materials.

If there are any questions, the Examiner is invited to contact the undersigned at

the telephone number listed below.

Respectfully submitted, Chikara MURAKATA, et al.

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May 8, 2007 GREENBLUM

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